#### IN THE UNITED STATES BANKRUPTCY COURT

#### FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
W. R. GRACE & CO., et al., 1	) ) )	Case No. 01-1139 (JKF) Jointly Administered
Debtors.	)	
	·	Objection Deadline: October 15, 2003 at 4:00 p.m.  Hearing Date: TBD only if necessary

FEE DETAIL FOR WALLACE KING MARRARO & BRANSON PLLC'S MONTHLY FEE APPLICATION FOR THE PERIOD FROM AUGUST 1, 2003 THROUGH AUGUST 31, 2003

<sup>&</sup>lt;sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedeo, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.



> Phone 202.204.1000 Fax 202.204.1001

September 23, 2003

Richard Senftleben W. R. Grace & Co. 7500 Grace Drive Columbia, MD 21044

Invoice#

1080

For Professional Services Rendered in Connection with Honeywell, Inc. - Matter 6

			Hours
08/01/03	MLW	Research regarding potential discovery/compliance proceedings regarding RCRA attorneys' fees before District Court (7.5).	7.50
08/01/03	WFH	Review case law on stay issue in anticipation of Honeywell's stay motion and confer with Mr. Williams re same (.8); review recent case correspondence and filings (.6); conference with paralegals re status of projects (.3).	1.70
08/01/03	ВЈВ	Continue incorporation of post-trial filings, new correspondence and documents re site remediation into electronic and indexed case files and create new files as appropriate (9.5).	9.50
08/01/03	RLS	Research RCRA/CERCLA cases re standard of review (7.6).	7.60
08/04/03	MLW	Research regarding potential discovery/compliance proceedings regarding RCRA attorneys' fees before District Court (7.3).	7.30
08/04/03	WFH	Review Honeywell's papers re consolidation of appeals	1.90

		before the Third Circuit (.3); conference with Mr. Agnello re same and strategies in response thereto (.5); research re dismissal of appeal and confer with Mr. Williams re same (.5); review parties' papers re Roned settlement and entry of judgment in Riverkeepers case and confer with Mr. Agnello re same (.6).	
08/04/03	RLS	Research RCRA/CERCLA standard of review on appeal, level of analysis required for clearly erroneous standard on factual issues (8.0).	8.00
08/05/03	MLW	Research regarding potential discovery/compliance proceedings regarding RCRA attorneys' fees before District Court (7.6)	7.60
08/05/03	MLW	Analysis of Honeywell's motion for partial stay of May 15, 2003 injunction (2.6).	2.60
08/05/03	WFH	Review Honeywell's stay motion and selected cases and evidence cited therein (2.0).	2.00
08/06/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (8.8).	8.80
08/06/03	WFH	Conferences with client, Dr. Brown and Messrs. Agnello and Williams re Honeywell's stay motion and projects/assignments in connection with opposing same (1.2); review Honeywell's discovery request re Grace's RCRA fee petition and confer with Mr. Agnello and Wallace King staff re responding to same (1.0).	2.20
08/06/03	TRP	Phone conference with B. Hughes re Honeywell request for information and plan to respond (.2).	0.20
08/06/03	NAB	Search production database and trial exhibits for documents regarding piping, foundation, etc. at Valley Fair Site (2.5).	2.50
08/06/03	RLS	Research discretion of judge re injunction (8.2).	8.20
08/07/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (9.4).	9.40

08/07/03	WFH	Legal and factual research re opposing Honeywell's stay motion (4.2); conferences with Mr. Williams and Ms. Schuller re research projects in connection with same (.8); multiple conferences with Ms. Parker and staff re collecting information responsive to Honeywell's discovery request re ECARG's RCRA fee petition (1.3).	6.30
08/07/03	RLS	Research discretion of judge to order remedy under RCRA (8.1).	8.10
08/07/03	TRP	Office conferences with P. Rupp, A. Morgan re obtaining backup documentation for expenses in response to Honeywell's request for information to support fee petition (.9); prepare list of information and documentation needed for each expert based on letter received from Honeywell and calls to expert witnesses to discuss what they need to produce (4.1); review relevant documents (3.4); multiple email to Mr. Hughes re discussions with experts and status of obtaining information related to expenses (1.5).	9.90
08/08/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (8.5).	8.50
08/08/03	WFH	Legal and factual research re opposing Honeywell's stay motion (2.3); conferences with Mr. Williams and Ms. Schuller re research projects in connection with same (.6); review memorandum from Ms. Schuller re RCRA issue (.4); multiple conferences with Ms. Parker and staff re collecting invoices and other information responsive to Honeywell's discovery request re ECARG's RCRA fee petition (1.2); conference with Mr. Marraro re meetings with Special Master and status of projects (.4); review new case correspondence (.4).	5.30
08/08/03	NAB	Search production database and trial exhibits for documents regarding piping, foundation, etc. at Valley Fair Site (3.4).	3.40
08/08/03	RLS	Draft/assemble documents for fee audit document requests (6.4).	6.40
08/08/03	TRP	Continued review of documents, redacting portions related to other clients (3.4); office conference with R. Schuller re response to Honeywell's letter and obtaining job titles and description of work (.4); review materials in WKMB files	9.30

		already produced by experts and determine what else is needed (2.8); follow-up calls with experts regarding status of production (1.9); discussions with Balmar regarding copying instructions (.8).	
08/09/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (4.4).	4.40
08/09/03	СНМ	Conference with Mr. Agnello (1.5).	1.50
08/09/03	WFH	Legal and factual research re opposing Honeywell's stay motion (1.2).	1.20
08/09/03	RLS	Draft memo distinguishing RCRA cases for Honeywell motion for stay (4.0).	4.00
08/09/03	TRP	Supervise and assist Ms. Bynum, Mrs. Kelly in review of expert invoices for response to Honeywell's request for information to support fee petition (6.0); email to Dr. Belsito to confirm that he had no additional documentation (.1).	6.10
08/10/03	NAB	Search production database and trial exhibits for documents regarding piping, foundation, etc. at Valley Fair Site (6.0).	6.00
08/10/03	TRP	Supervise and assist Ms. Bynum, Mrs. Kelly and Ms. Joslin in review and redacting invoices for response to Honeywell's request for information to support fee petition (6.4).	6.40
08/10/03	СНМ	Prepare for hearing on various motions (3.5).	3.50
08/11/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (9.8).	9.80
08/11/03	ВЈВ	Research case records, collect and prepare pertinent expert documents re Honeywell's request for additional documentation re Grace experts' RCRA claim (1.4); assist Ms. Parker with review and preparation of case documents re response to Honeywell's request re Grace RCRA Claim (7.8); Review, sort, organize, coordinate new letters to Court new correspondence and prepare for incorporation into case files (3.3).	12.50

Page 5

08/11/03	СНМ	Travel to Newark Court House from DC (2.5). (Note: Travel time billed at 50%; 10% here or 2.2; 40% at end of statement.)	2.20
08/11/03	СНМ	Attend hearing on various motions (2.5); conference call with client (.5); meeting with Mr. Agnello re various strategy issues re remediation (2.5); meeting with Mr. Agnello re appeal (1.5); prepare letter to Arnold & Porter (1.0).	8.00
08/11/03	СНМ	Travel to D.C (1.8). (Note: Travel time billed at 50%; 10% here or 1.6; 40% at end of statement.)	1.60
08/11/03	LS	Review documents re preparation of response to Honeywell's request for supporting documents (7.2).	7.20
08/11/03	WFH	Work on outline of opposition brief to Honeywell's stay motion and confer with Mr. Williams re same (2.7); review cases cited by Honeywell and prepare points to distinguish same (2.4); review trial testimony and prepare memorandum to file re selected record cites for use in opposing Honeywell stay motion (2.6); review new case correspondence, pleadings, etc. (.4); multiple conferences with Ms. Parker and staff re collecting information responsive to Honeywell's request re fee petition (1.3).	9.40
08/11/03	NAB	Search production database and trial exhibits for documents regarding piping, foundation, etc. at Valley Fair Site (4.0).	4.00
08/11/03	RLS	Gather expert qualifications information for fee audit document requests (2.5); research Court's RCRA statute re injunctions (5.8).	8.30
08/11/03	TRP	Phone calls with expert witnesses to clarify and discuss status of production of their documentation (1.2); office conference with A. Morgan re his review of WKMB records to try to locate receipts and invoices (.1); email with Mrs. Rupp re availability of searchable invoices (.3); email and phone call with Mr. Hughes and R. Schuller re response to Honeywell's request for information and strategy for response (.6); compare copied documents with flagged set and copied those missed by copy staff (3.1).	5.30
08/12/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003	8.30

(8.3).

00/10/00			
08/12/03	WFH	Conferences with Mr. Williams re preparing opposition to Honeywell's stay motion (1.2); review additional trial testimony and revise memorandum to file re selected record cites for use by Mr. Williams in opposing stay motion (5.5); conferences with Mr. Marraro and Ms. Schuller re responding to Honeywell's discovery request and follow-up with staff re same (1.4); conference call with experts re preparing summary of qualifications (.5); prepare model of expert qualifications for use by Ms. Schuller (.5); prepare	9.70
		draft of response to Honeywell's discovery request (.6).	
08/12/03	ВЈВ	Continue to assist Ms. Parker with review and preparation of case documents in response to Honeywell's 8/6/03 request re Grace's RCRA claim application (1.8); research case records, collect and prepare pertinent documents re same for Mr. Hughes and Ms. Schuller (1.8); review, sort organize and incorporate new letters to the court and case correspondence into indexed case files and create new case files (3.6).	7.20
08/12/03	RLS	Gather expert qualifications information for fee audit document requests (8.8).	8.80
08/12/03	СНМ	Conference with Mr. Agnello re response to Honeywell's document request (1.2); conference with D. Field (.5); review Honeywell stay motion (1.3); conference with Hughes re production to Honeywell (1.8); review correspondence with Special Master (1.0); conference with Dr. Brown (.5).	6.30
08/12/03	TRP	Review materials sent by experts and make calls to those who have not yet sent all information (1.5); office conference with R. Schuller on status of obtaining job titles and descriptions of work (.4); prepare chart to check off items as received and begin organizing documents by category (1.9); office conference with Messrs. Hughes and Marraro re strategy and status of gathering information for responding to Honeywell's request for additional information on fee petition, and meeting with staff re same (.6); organize and label documents (3.4); review electronic data files sent by experts (.2); call to J. Agnello re plans for production (.1).	8.10
08/13/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003	8.70

(8.7).

08/13/03	ВЈВ	Research Summation, analyze trial testimony re site remediation health risks and excavation issues for Grace response to Honeywell's 8/6/03 letter request re RCRA claim application and prepare results for Mr. Hughes (5.5): collect, prepare and organize pertinent testimony re RCRA claim for Mr. Hughes (1.6); conference with Mr. Hughes re Findings on same (.3); collect pertinent document for Mr. Marraro re RCRA claim application (.3).	7.70
08/13/03	MM	Office conference with Ms. Parker re producing WKMB's fee and expense spreadsheet submitted to the Court in our Fee Petition in electronic form to Ms. Schuller to be forwarded to Honeywell as requested (.2); search and forward stated document to Ms. Schuller (.3); follow-up office conference with Ms. Schuller re assuring stated spreadsheet was not altered since the filing of the fee petition (.4).	0.90
08/13/03	RLS	Draft response to fee audit document requests; compile response documents for fee audit document requests (8.0).	8.00
08/13/03	WFH	Conferences with Mr. Williams re preparing opposition to Honeywell's stay motion (.8); review selected cases on stay issue provided by Mr. Williams (1.0); review trial testimony and provide bullets to Mr. Williams re court's injunctive order for use in opposing stay motion (6.5); conferences with Mr. Marraro and Ms. Schuller re response to Honeywell discovery request (.5); conference with Dr. Goad and staff re supplying information requested by Honeywell (.8).	9.60
08/13/03	СНМ	Review and edit responses to document request re fee (2.5); conference with ICO attorneys (.5); conference with Mr. Agnello re Roned cross-claim (.5); meeting with Mr. Williams re response to stay (1.0); conference with client (.5).	5.00
08/13/03	TRP	Review and organize materials sent by experts, follow-up call and email re Anderson documents (.3); office conference with R. Schuller re documents received and organized and those outstanding (.3); draft email to Mr. Hughes on status of all experts' response (.8); review and organize documents received (5.2); calls to experts to confirm that all information available to support fee petition has been	7.60

		produced (.9); email to R. Scrivos re plans for production (.1).	
08/14/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (4.6).	4.60
08/14/03	WFH	Review relevant RCRA and other injunction cases and prepare inserts re same for use by Mr. William in opposition brief (4.2); conference with Mr. Williams re same (.3); conferences with Mr. Marraro and Ms. Kelley re collecting information responsive to Honeywell's discovery request (.3).	4.80
08/14/03	ВЈВ	Continue review, sort organize and incorporate new letters to the court and case correspondence into indexed case files and create new case files (4.0); coordinate, organize and prepare production of documents in response to Honeywell's 8/6/03 letter re Grace's RCRA claim application (3.4).	7.40
08/14/03	MM	Office conference with Mr. Marraro re contacting all Grace experts re determining if surcharges were established (.2); telephone conferences with all Grace experts re stated matter (2.3); forward several emails to Mr. Marraro, Mr. Hughes and Ms. Schuller re status of same and final results (.4); office conferences with Ms. Schuller re review and assisting with the organization of all documents to be submitted to Honeywell (.4).	3.30
08/14/03	RLS	Compile responsive documents for fee audit document requests (9.2).	9.20
08/14/03	CHM	Work on document request to Honeywell (1.5); conference with D. Field (.5); review e-mail from Obradovic and conference call re same (.7); conference with Agnello re Roned and conference with Roned (1.0).	3.70
08/15/03	MM	Office conferences with Ms. Schuller and Ms. Banks re review, organizing and preparing various documents to be sent out to Honeywell as requested (.3); review, organize and assist with preparing documents to be sent to Honeywell (.3); review email from Mr. Hughes and responded accordingly re expert surcharges (.2); forward response email to Ms. Schuller re review (.2); follow-up telephone conferences with various experts re same (.9); review and	2.60

# incorporate into files miscellaneous case documents (.7).

08/15/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (8.8).	8.80
08/15/03	ВЈВ	Conference with Ms. Schuller re preparation of production documents responsive to Honeywell's 8/6/03 request re Grace's RCRA claim application (.3); prepare and finalize revised organization of production documents and prepare FedEx shipment of same (5.3); make telephone calls to U.S. Court of Appeals for the 3rd Circuit and National Archives Record Center re pertinent case documents re stay of injunction for Mr. Williams (.5); research case filings for pertinent documents re stay of injunction, collect and prepare for Mr. Williams (.4); assist Ms. Schuller with coordination and organization of response letter and exhibits to Honeywell's 8/6/03 request and prepare for FedEx shipment (1.8).	8.30
08/15/03	RLS	Edit responses to fee audit document requests; compile response documents for fee audit document requests (8.2).	8.20
08/15/03	СНМ	Review documents to be produced to Honeywell (1.2); prepare letter to Field re documents (1.6).	2.80
08/16/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 (6.2).	6.20
08/18/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003, regarding brief to be submitted to District Court on 8/25/03 (8.1).	8.10
08/18/03	MM	Review and incorporate into files miscellaneous case material previously pulled re fee petition (.8); received follow-up telephone calls from various Grace experts re recent request for any surcharges established on their expenses (.4).	1.20
08/18/03	ВЈВ	Respond to return call from U.S. Court of Appeals for the 3rd Circuit re stay injunction for Mr. Williams (.3); review, coordinate, organize and prepare new case correspondence	1.80

for incorporation into case files (1.5).

08/18/03	RLS	Research standard on appeal for judge's order of injunctive relief (6.1).	6.10
08/18/03	CHM	Review draft of opposition to stay (1.5); conference with M. Williams re same (.5); conference with ICO attorney re stay and extension of time request (.5).	2.50
08/18/03	TRP	Confer with R. Schuller and review materials sent out in response to Honeywell's request for information to support fee petition (.7); gather materials related to WKMB fees for future reference (1.0).	1.70
08/19/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003, regarding brief to be submitted to District Court regarding brief to be submitted to district court on 8/25/03 (9.3).	9.30
08/19/03	RLS	Reseach aspects of appeal (5.0).	5.00
08/20/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003, regarding brief to be submitted to District Court on 8/25/03 (7.4).	7.40
08/20/03	ВЈВ	Make follow up calls to U.S. Appeals Court for 3rd Circuit and Federal Records Center for Mid-Atlantic Region for pertinent archived case file documents in re stay of injunctions in 3rd Circuit for Mr. Williams (8); conference with Mr. Williams re assignment (.1); research PACER for pertinent docket information re injunction for Mr. Williams (.4); finalize arrangements for document retrieval service re same (.3); continue review, coordination, preparation and organization of new post-trial and appeals correspondence and court filings and create post-trial files (8.2).	9.80
08/20/03	RLS	Research issues for appeal (6.3).	6.30
08/21/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003, regarding brief to be submitted to District Court on 8/25/03 (8.3)	8.30

	0400 01	Pag	ţе	11	
08/21/03	ВЈВ	Incorporate district court and 3rd Circuit Appeals filings into indexed case files and electronic files (5.1).			5.10
08/21/03	СНМ	Review Williams' second draft of opposition to stay (1.0); conference with client (.5).			1.50
08/22/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003, regarding brief to be submitted to District Court on 8/25/03 (7.2).			7.20
08/22/03	CHM	Revise opposition to stay (1.3); conference call with Agnello re same (1.0); conference call with ICO counsel re various issues (.5); conference with client (.5); review correspondence re appeal (.5); revise car wash submission (.6).			4.40
08/25/03	MLW	Preparation of the Grace Defendants' response brief to Honeywell's motion to stay injunction entered May 15, 2003 and teleconference regarding same with C. Marraro and J. Agnello (7.1).			7.10
08/25/03	ВЈВ	Incorporate new correspondence and court filings re Special Master and Special Master's consultant Berger Group, Honeywell site remediation plan, immediate action items, Financial Assurances and Roned Settlement into indexed post-trial files and create new files as appropriate (7.4); collect and prepare pertinent document re 8/26/03 deposition for Mr. Williams (.3); make follow up telephone call to Third Circuit Court of Appeals re court procedures for Messrs. Hughes and Williams (.3).			8.00
08/25/03	MM	Office conference with Mr. Williams re searching case files and producing various documents in preparation for the deposition of William Sheehan (.2); search case files and produce all requested material (i.e., testimony at trial, notice of deposition, etc.) and forward copies of same to Mr. Williams for review (.8); forward email to Ms. Banks re status of same (.2); office conference with Ms. Banks re same (.1); follow-up office conference with Mr. Williams re producing copy of Plaintiffs' (i.e., Riverkeepers response to production of documents filed on 8.12.03 (.2); search case files and produce requested response to Mr. Williams (.4).			1.90
08/25/03	СНМ	Conference with Mr. Agnello re various issues (.5);			1.00

Case 01-01139-AMC Doc 4486-1 Filed 09/25/03 Page 12 of 21

conference with Mr. Nagy re status update (.5).

08/25/03	MLW	Preparation for deposition of Captain William Sheehan scheduled for 8/26/03 (6.7).	6.70
08/26/03	ВЈВ	Make follow up call to Federal Records Center in Philadelphia re pertinent records re stay of injunctions and make arrangements with Parcels Document Service to collect same (.5); continue incorporate new correspondence and filings into indexed case files and electronic files (.3); continue create new files re Special Master, Berger Group, Honeywell site remediation plan, immediate action items, and Roned Settlement and Financial Assurances (8.5).	9.30
08/26/03	СНМ	Review correspondence (1.5); legal research re appeal issues (2.0); conference with Mr. Agnello (.5).	4.00
08/26/03	WFH	Review Mr. Williams' draft of opposition to stay motion and conferences with him re same (1.8); review case correspondence and other submissions from Aug. 14-24 and confer with Mr. Marraro, Mr. Williams and paralegals re issues raised by same (1.4).	3.20
08/26/03	MLW	Deposition of Captain William Sheehan in Roseland, New Jersey, including additional preparation for deposition, conference and meeting with Captain Sheehan and counsel for ICO (13.2). (Note: Travel time billed at 100% since work on plane up and back on deposition preparation and memorandum re deposition.)	13.20
08/27/03	MLW	Preparation of memorandum regarding deposition of Captain William Sheehan, taken 8/26/03 (1.7).	1.70
08/27/03	MLW	Preparation for hearing on Honeywell's motion for stay of Court's injunction, scheduled for 9/8/03, regarding authority cited by Honeywell (5.6).	5.60
08/27/03	ВЈВ	Make follow up calls to Parsons re retrieval of pertinent archived Document regarding the stay for Mr. Williams (.3); conference with Mr. Hughes re new assignment re RCRA site work permits (.3); continue create new post-trial case files re site work plan, immediate action items and site permits, proposed stipulation, and special master files (6.5).	7.10

	Case 01	-01139-AMC	Doc 4486-1	Filed 09/25/03	Page 14	of 21 Page	13	
08/27/03	WFH	be raised by H trial record for	foneywell on ap r points address	re additional issue peal and conduct re ing same (5.1); pre ey record cites (2.2	eview of pare file			7.30
08/27/03	СНМ	Update re She	ehan deposition	ı from M. Williams	s (.7).			0.70
08/28/03	WFH		y Honeywell and	l re issues on injun l supplement file n	~			3.10
08/29/03	MLW	-		nemorandum regar n Sheehan, taken 8/	_	) <b>.</b>		1.60
08/29/03	СНМ		ith Agnello re v y issues (1.5).	arious issues (.5); l	legal			2.00
Disburseme	Total Fe	ees		·	580.60	-	<b>Amou</b> 7,888.	
Disburscine	B. Hugh	nes - Working la /03 (3 people)	unch with Mr. Z	acaroli and Ms. Sc	huller		31.	84
	B. Hugh	/		chuller and Mr. W	illaims		32.	60
	_	nes - Working l /03 (3 people)	unch with Mr. V	Villiams and Ms. S	chuller		29.	09
	Marriot	Hotel		3 from Union Stat	ion to		74.	
			unch on 7/21/03				11.	
			h Mr. Hughes a	nd Mr. Angello on	7/17/03		20.	93
	(3 peopl	,	1 9/11/02	C	:		4	22
				e Grace recovery p vorking on Grace re				22 71
	project	y - Overtime m	cai oii 6/10/03 v	vorking on Grace it	ecovery		۷.	/1
	K. Cam	pbell - Overtim /03 (1 person)	e Meal re index	ing correspondence	e files		12.	98
	K. Cam	\ <u> </u>		dexing correspond	ence		25.	00
	K. Cam		e Meal while in	dexing correspond	ence		25.	75
	K. Cam	` -	e Meal for prep	eration for meeting	with		16.	22
	T. Parke	er - Overtime M	leal while worki	ing on Grace cost r			59.	02

project for Ms Parker, Ms. Bynum, Mr. Queen, Mr. George and

Ms. Kelly on 8/09/03 (5 people)

Case 01-01139-AMC	Doc 4486-1	Filed 00/25/03	Page 15 of 21
Case or-orroa-Aivic	DUC 4400-1	FIIEU 09/23/03	Page 15 01 21

Page 14

			•	ı ağc	14
	N. Bynum - Overtime Grace recovery project	Transportation on 8/8/03 while workin	g on		14.70
	J. Joslin - Overtime tra		26.16		
	Grace recovery project		20.10		
	J. Kelley - Overtime		11.76		
	Grace cost recovery pr		•		
	K. Campbell - Overtin		14.76		
	correspondence files				
		me transportation on 7/24/03 for indexi	ng		14.76
	correspondence files				26.26
	Grace recovery project	ansportation on 8/11/03 while working	on		26.36
		ansportation on 8/10/03 while working	On		40.56
	Grace recovery project		OII		40.50
		ne transportation on 7/31/03 while re			14.76
	indexing corresponden				
		ne transportation on 7/21/03 for indexi	ng		12.76
	correspondence files				
	K. Campbell - Overtin	ng		12.76	
correspondence files					174.62
T. Parker - Overtime meal while working on Honeywell's request for additional information for Ms. Parker, Mr. Queen, Mr.					1/4.02
		s. Bynum and Ms. Joslin on 8/08/03 (6			
	people)	,			
	Copying			3	3,639.97
	Facsimile				116.50
	Telephone				460.86
	Online research		10	0,791.96	
	Delivery services/mess Postage			69.57	
	Federal Express			4.98 382.34	
	r odorar Express			302.34	
	Total Disbursements			\$10	6,176.62
	Total Amount Of This	Bill		\$154	4,065.12
Less Deduction of 40% of Fees Per Agreement				\$5	5,155.40
	* .				
	Balance Due	_	\$9	8,909.72	
		Timekeeper Summary			
<u>Name</u>		<u> </u>	<u>Hours</u>		Rate
Banks, Barbara J.		Paralegal	93.70		135.00
Bynum, Natas		Legal Clerk	15.90		100.00
Hughes, Will		Counsel	67.70		350.00
Marraro, Chri	stopher H.	Partner	50.70		440.00

C	Case 01-01139-AMC	Doc 4486-1	Filed 09/25/03	Page 16 of 21	ì
				Page	15
	_				
Moasser, Mahi		Paralegal		9.90	135.00
Parker, Tamara	a R.	Associate		54.60	290.00
Schuller, Rebe	cca L.	Associate		102.20	180.00
Sneed, Letta		Associate		7.20	260.00
Williams, Micl	hael L.	Associate		178.70	225.00

.



> Phone 202.204.1000 Fax 202.204.1001

September 23, 2003

William Corcoran Vice President-Public & Regulatory Affairs W. R. Grace & Co. 7500 Grace Drive Columbia, MD 21044

Invoice#

1081

For Professional Services Rendered in Connection with Libby, Montana - Matter 9

08/22/03	CHM R	<u>Hours</u> 0.50		
	Total Fees Total Amou	ant Of This Bill	0.50	<b>Amount</b> \$220.00 \$220.00
	Balance Du	e e		\$220.00
<u>Name</u> Marraro, Chri	istopher H.	Timekeeper Summary Partner	<u>Hours</u> 0.50	<u>Rate</u> 440.00



Phone 202.204.1000 Fax 202.204.1001

September 23, 2003

Robert Emmett W. R. Grace & Company 7500 Grace Drive Columbia, MD 21044

Invoice#

1082

For Professional Services Rendered in Connection with Waterloo - Brewer Road Site - Mater 4

08/28/03	СНМ	Conference with Mr. Hughes re status (.6).		<u>Hours</u> 0.60
			0.60	Amount
	Total Fee	es		\$264.00
<u>Disbursemer</u>	<u>ıts:</u>			
	Copying			6.00
	Postage			2.90
	Total Dis	bursements		\$8.90
	Total An	ount Of This Bill		\$272.90
	Balance	Due		\$272.90
		Timekeeper Summary		
<u>Name</u>			<u>Hours</u>	<u>Rate</u>
Marraro, Ch	ristopher H.	Partner	0.60	440.00



> Phone 202.204.1000 Fax 202.204.1001

September 23, 2003

Richard Senftleben W. R. Grace & Co. 7500 Grace Drive Columbia, MD 21044

Invoice#

1083

For Professional Services Rendered in Connection with Remediation Matters

			<u>Hours</u>
08/01/03	WFH	Conferences with Dr. Brown and co-counsel re meeting with Special Master and status of projects related to same (1.2); review Honeywell's Work Plan and other Honeywell submissions to the Special Master in preparation for meeting (1.4); review and revise Dr. Brown's five proposed Scopes of Work for the remediation of the site and confer with SI Group staff re same (3.3); review RCRA land ban standards and related regulations/Federal Registers in preparation for meeting with Special Master (1.5).	7.40
08/04/03	WFH	Meeting with Mr. Agnello in New Jersey in preparation for meeting with Special Master on Aug. 5 and 6 (3.5); meeting with Mr. Scrivo re his site visit on 8/5 and related background issues (0.7); meeting with Dr. Brown re his meeting with Louis Berger on 8/4, Honeywell's proposed slurry wall, and other issues in preparation for meeting with the Special Master (3.4).	7.60
08/05/03	WFH	Meeting with Special Master in New Jersey re site remediation issues (6.0 hrs); pre-meeting and post-meeting	9.00

		conferences with the client, Dr. Brown and Mr. Agnello re same (3.0 hrs).	
08/05/03	RLS	Research NJ regulations whether require permit/Notice and Comment when remediating via consent order (2.0).	2.00
08/06/03	WFH	Meeting with Special Master in New Jersey re site remediation issues (6.0 hrs); pre-meeting and post-meeting conferences with the client, Dr. Brown and Mr. Agnello re same (1.8 hrs).	7.80
08/07/03	WFH	Conferences with Dr. Brown and staff re collecting previous TCLP data and other assignments in connection with Special Master meeting (.8); conferences with paralegals re searching for data, design drawings and other information requested by Special Master (1.1); review recent correspondence and other submittals to Special Master (.5).	2.40
08/15/03	CHM	Work with Dr. Brown on various issues and prepare outline of changes to stipulation (1.2); conference with L. Walsh re same (.8).	2.00
08/15/03	CHM	Prepare final letter to Coakley re stipulation on remediation activities (1.0); conference with Dr. Brown re sampling activity (.5).	1.50
08/22/03	СНМ	Review correspondence (.8); conference re revised immediate action items (.5).	1.30
08/26/03	WFH	Conference with Mr. Golladay at Dr. Brown's office re pending projects (.5); review various work plans, proposals and other documents submitted by Honeywell to the Special Master during the Aug. 14-24 time period and confer with Mr. Marraro and Ms. Banks re issues raised by same (1.1).	1.60
08/28/03	ВЈВ	Research Westlaw, Lexis, and Internet download, coordinate and organize pertinent NJ and Federal regulations and statutes re site remediation permits identified by Honeywell expert Parsons (NJDEP, NJDOT, NJDOA, and USEPA) for Mr. Hughes (9.5).	9.50
08/28/03	СНМ	Conference with client (.5); conference with Dr. Brown's	2.50

		office re assignments (1.0); review final Immediatems (.5); conference with client (.5).	ate Action				
08/29/03	ВЈВ	Continue collection and coordination of collected statutes and regulations identified by Honeywell's site remediation expert Parsons and organize into binders for Mr. Hughes (5.0).					
08/29/03	СНМ	Review Parsons documents on geophysical work conference with Dr. Brown re same (1.0).	Review Parsons documents on geophysical work plan and conference with Dr. Brown re same (1.0).				
08/29/03	WFH	Review Honeywell's submittal to the Special Mapermitting requirements and conduct legal reseasame (2.4).	2.40				
				<u>Amount</u>			
	Total Fe	ees	63.00	\$19,339.50			
	Total A	nount Of This Bill		\$19,339.50			
	Balance	Due		\$19,339.50			
		Timekeeper Summary					
<u>Name</u>		•	<u>Hours</u>	<u>Rate</u>			
Banks, Barbara J.		Paralegal	14.50	135.00			
Hughes, William F.		Counsel	38.20	350.00			
Marraro, Christopher H.			8.30	440.00			
Schuller, Reb	ecca L.	Associate	2.00	180.00			